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4	attystevengruel@sbcglobal.net		
5	Attorney for Donald Clyburn		
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7	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA		
8			
9	SAN FRANCISCO DIVISION		
10			
11	UNITED STATES OF AMERICA,	) No. CR-07-0473-PJH	
12	Plaintiff,	DEFENDANT DONALD CLYBURN'S REQUEST AND [PROPOSED] ORDER FOR HEARING REGARDING MEDICAL CARE WHILE IN CUSTODY Honorable Phyllis J. Hamilton April 16, 2008 @ 2:30 p.m.	
13	Vs.		
14	DONALD CLYBURN,		
15	Defendant.		
16			
17	)		
18	Defendant Donald Clyburn, by and through his attorney, Steven F. Gruel, hereby submits this		
19	Request and [Proposed] Order For Hearing Regarding Medical Care While in Custody.		
20	DEOLIECT EOD HEADING		
21	REQUEST FOR HEARING  On February 27, 2008, Donald Clyburn entered his guilty plea in this case. Pursuant to		
22			
23	stipulation, Mr. Clyburn agreed to his remand to custody to await sentencing. Sentencing is		
24	scheduled for June 4, 2008.		
25	Mr. Clyburn has several medical issues that require attention. First, Mr. Clyburn suffers		
26			
	DEFENDANT DONALD CLYBURN'S REQUEST AND [PROPOSED] ORDER FOR HEARING REGARDING MEDICAL CARE WHILE IN CUSTODY		

from iritis which, when it flares up, requires certain medication and the care of an ophthalmologist. Undersigned counsel has received a letter from Mr. Clyburn's ophthalmologist, Doctor Lillie A. Mosaddegh, verifying this condition and the need for special treatment a certain prescription.

Also, Mr. Clyburn unfortunately suffers from numerous problems associated with suspected esophageal reflux. He suffers from asthma and heart arrhythmia. Doctor Martin Liberman outlined for defense counsel Mr. Clyburn's difficult medical situation.

Since remand to custody, Mr. Clyburn has not had his medical issues sufficiently addressed by the staff at FCI Dublin. His numerous visits to Dublin's limited medical facility have failed to address any of these concerns. In fact, two planned visits by an ophthalmologist to Dublin in order to examine Mr. Clyburn have been cancelled by this doctor at the last minute. The next visit by an ophthalmologist to Dublin is not until May 2008. In the meantime, Mr. Clyburn's condition is not improving.

Undersigned counsel has attempted to address these medical matters without the need for Court intervention. Letters from Mr. Clyburn's doctors (Liberman and Mosaddegh) have been shared with the Bureau of Prisons, United States Attorney's Office and United States Marshals. For nearly a month now, efforts have been made by undersigned counsel with the government to provide the necessary care for Mr. Clyburn's conditions. These efforts have not been unsuccessful.

Therefore, Mr. Clyburn respectfully requests that this case be added to the Court's April 16, 2008 2:30 p.m. calendar so that these matters may be addressed with the assistance of the Court.

Dated: 04/14/08 /s/

## STEVEN F. GRUEL

Attorney for Donald Clyburn
DEFENDANT DONALD CLYBURN'S REQUEST AND [PROPOSED] ORDER
FOR HEARING REGARDING MEDICAL CARE WHILE IN CUSTODY

DATED:

## [PROPOSED] ORDER

Predicated upon the above request, IT IS HEREBY ORDERED, that the above captioned case be added to the April 16, 2008 2:30 p.m. calendar and that the United States Marshals include pretrial detainee Donald Clyburn for court that day.

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HONORABLE PHYLLIS J. HAMILTION United States District Court